IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

LA UNIÓN DEL PUEBLO ENTERO, et Plaintiffs,	al.,§ §	
-	§	C N- 5:21 CV 0044 VD
V.	§ §	Case No. 5:21-CV-0844-XR
GREGORY W. ABBOTT, et al., Defendants.	\$ §	
OCA CREATER HOUGTON 44-1	§ e	
OCA-GREATER HOUSTON, et al., Plaintiffs,	§ §	
V.		Case No. 1:21-CV-0780-XR
	§ § §	
JOSE A. ESPARZA, et al.,		
Defendants.	§	
	§	
HOUSTON JUSTICE, et al.,	§	
Plaintiffs,	§	G N 5 21 GV 0040 VD
V.	§ §	Case No. 5:21-CV-0848-XR
GREGORY WAYNE ABBOTT, et al.,	8 8	
Defendants.	§ §	
	§	
LULAC TEXAS, et al.,	§	
Plaintiffs,	§ § §	
		Case No. 1:21-CV-0786-XR
V.	§ § §	Case No. 1:21-CV-0/80-AR
JOSE ESPARZA, et al.,	8	
Defendants.	§	
	§	
MI FAMILIA VOTA, et al.,	§	
Plaintiffs,	\$\text{\$\phi\$} \times \	
v.	8 8	Case No. 5:21-CV-0920-XR
v.	8	Case IVO. 3.21-C V-0720-AR
GREG ABBOTT, et al.,	8 8	
Defendants.	§	

PLAINTIFFS' NOTICE OF JOINDER IN OPPOSITION TO INTERVENTION

Plaintiffs OCA-Greater Houston; League of Women Voters of Texas; REVUP-Texas, Texas Organizing Project, and Workers Defense Action Fund (collectively, the OCA-Greater Houston Plaintiffs) hereby join in the "Opposition to the Republican Committee's Motion to Intervene" (Dkt 88) filed by Plaintiffs Houston Justice; Houston Area Urban League; Delta Sigma Theta Sorority, Inc.; The Arc of Texas; Jeffrey Lamar Clemmons (collectively, "Houston Justice Plaintiffs") in opposition to the Motion to Intervene filed by the Harris County Republican Party, Dallas County Republican Party, National Republican Senatorial Committee, and National Republican Congressional Committee (Dkt 57).

The OCA-Greater Houston Plaintiffs contend that the Motion to Intervene should be denied for the reasons set forth in the *Houston Justice* Plaintiffs' Opposition, as the OCA-Greater Houston Plaintiffs are identically situated to the *Houston Justice* Plaintiffs in respect to the intervention, and would be harmed in identical ways if the intervention was permitted. Accordingly, the OCA-Greater Houston Plaintiffs join in that opposition in all respects.

Date: November 5, 2021.

/s/ Ryan V. Cox ____

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Respectfully submitted,

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*Application for Admission Pro Hac Vice Forthcoming

CERTIFICATE OF SERVICE

I hereby certify that on November 9, 2021, a true and correct copy of the foregoing document was served upon all parties of record through the Court's CM/ECF filing system.

/s/ Ryan V. Cox Ryan V. Cox